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| APPLICATION NO.   | FILING DATE          | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|----------------------|----------------------|---------------------|------------------|
| 10/018,954  | 03/29/2002           | Takao Yoshimine      | 275753US6PCT        | 5975             |
| OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314 |                      |                      | EXAMINER            |                  |
|   |                      |                      | PITARO, RYAN F      |                  |
|   |                      |                      | ART UNIT            | PAPER NUMBER     |
|   |                      |                      | 2174                |                  |
|   |                      |                      |                     |                  |
| SHORTENED STATUTOR  | Y PERIOD OF RESPONSE | NOTIFICATION DATE    | DELIVERY MODE       |                  |
| 3 MONTHS  |                      | 03/09/2007           | ELECTRONIC          |                  |

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 3 MONTHS from 03/09/2007.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

|  | Application No.   | Applicant(s)   |  |  |  |  |
|--|---|--|--|--|--|--|
| •  | 10/018,954  | YOSHIMINE, TAKAO   |  |  |  |  |
| Office Action Summary  | Examiner  | Art Unit   |  |  |  |  |
|  | Ryan F. Pitaro  | 2174   |  |  |  |  |
| The MAILING DATE of this communication ap  | pears on the cover sheet wi   | th the correspondence address  |  |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).   | OATE OF THIS COMMUNIO<br>136(a). In no event, however, may a re-<br>will apply and will expire SIX (6) MON<br>e, cause the application to become AB | CATION.  apply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133). |  |  |  |  |
| Status   | •   |  |  |  |  |  |
| 1) Responsive to communication(s) filed on 29 /  | November 2006.  | •  |  |  |  |  |
| ,—   | This action is <b>FINAL</b> . 2b)⊠ This action is non-final.  |  |  |  |  |  |
| · — · · · ·  |   |  |  |  |  |  |
| closed in accordance with the practice under   | Ex parte Quayle, 1935 C.D   | . 11, 453 O.G. 213.  |  |  |  |  |
| Disposition of Claims  |   |  |  |  |  |  |
| 4) ◯ Claim(s) 1-4 and 6-13 is/are pending in the ap  4a) Of the above claim(s) is/are withdra  5) ◯ Claim(s) is/are allowed.  6) ◯ Claim(s) 1-4,6-13 is/are rejected.  7) ◯ Claim(s) is/are objected to.  8) ◯ Claim(s) are subject to restriction and/or  | awn from consideration.   |  |  |  |  |  |
| Application Papers   |   |  |  |  |  |  |
| 9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E  | cepted or b) objected to be drawing(s) be held in abeyanction is required if the drawing  | ce. See 37 CFR 1.85(a).<br>(s) is objected to. See 37 CFR 1.121(d).  |  |  |  |  |
| Priority under 35 U.S.C. § 119   | :   |  |  |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul> |   |  |  |  |  |  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date   | Paper No(s  | Summary (PTO-413)<br>s)/Mail Date<br>nformal Patent Application  |  |  |  |  |

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#### **DETAILED ACTION**

#### Response to Amendment

This communication is responsive to the amendment filed 11/29/2006. Claims 1-4 and 6-13 are pending in this application and claims 1-4 and 6-13 have been amended.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-4,6-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Kamara ("Kamara", JavuNetwork: Remote Video Production and Storage)

As per claim 1, Kamara teaches a data-providing apparatus for editing image data in response to a demand transmitted from a data-processing apparatus through the Internet (Column 1 lines 23-28), said data-providing apparatus comprising: first acquisition means for acquiring one or more scenarios, each scenario comprising a plurality of video scenes and each video scene lasting for a predetermined period of time (Column 5 lines 4-10), in response to a demand made by a user of the data-

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processing apparatus using a web browser (Column 1 lines 28-31); second acquisition means for acquiring a given number of image data items that will be used in the scenario, in response to a demand made by a user of the data-processing apparatus using the web browser (Figure 1, takes a clip of a surfing movie and represents it as a thumbnail); user video-data management means for storing the one or more scenarios and the image data items (Column 5 lines 4-27, servers); receiving means for receiving the image data items transmitted by the user from the data-processing apparatus through the Internet using the web browser (Column 5 lines 4-10); means for selecting the image data items acquired by the second acquisition means and for allocating the prescribed image data items to the video scenes of the scenario acquired by the first acquisition means (Figure 1, Column 5 lines 4-18, drag and drop); and editing means for editing the image data items that are allocated to the scenes of the acquired scenario (Figure 1, Column 5 lines 4-18).

As per claim 2, Karmara further teaches the data-providing apparatus according to claim 1, wherein prescribed special effects are allocated to the prescribed ones of the scenes of the scenario, and the apparatus further comprises effect-applying means for applying the special effects to the image data items allocated to the scenes (Figure 1, Column 5 lines 4-18, transitions, sound, titles).

As per claim 3, Karmara further teaches the data-providing apparatus according to claim 2, further comprising transmission control means for controlling the

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transmission of the image data generated by applying the special effects to the image data items by the effect-applying means (Figure 1, Column 5 lines 4-18, drag and drop, transition effects, add sound, titles).

As per claim 4, Karmara further teaches the data-providing apparatus according to claim 2, further comprising recording control means for controlling the recording of the image data generated by applying the special effects to the image data items by the effect-applying means (Figure 1, Column 5 lines 4-18).

As per claim 6, Karmara teaches wherein different pieces of music are allocated to the plurality of scenarios (Figure 1, Column 5 lines 4-18, sound).

As per claim 7, Karmara further teaches the data-providing apparatus according to claim 1, wherein the second acquisition means acquires the image data items supplied from the data-processing apparatus (Figure 1, Column 5 lines 4-18, upload).

As per claim 8, Karmara further teaches the data-providing apparatus according to claim 1, wherein the second acquisition means acquires the image data items supplied from another data-processing apparatus (Figure 1, Column 5 lines 4-18,

stock).

As per claims 9,10,12 they are of similar scope to claim 1 and are rejected under the same rationale (see rejection above).

As per claim 11, Karmara teaches the data providing apparatus according to claim1, wherein the editing means is capable of editing the image data items transmitted by the user and received by the receiving means, together with the one or more scenarios and the image data items stored at the user-video data management means (Figure 1, Column 5 lines 4-18, filters and transitions).

As per claim 13, it is similar in scope to that of claim 11, and is therefore rejected under similar rationale.

## Response to Arguments

Applicant's arguments with respect to claims 1-4,6-13 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion'

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan F. Pitaro whose telephone number is 571-272-4071. The examiner can normally be reached on 7:00am - 4:30pm Mondays through Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine Kincaid can be reached on 571-272-4063. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Ryan Pitaro Art Unit 2174 Patent Examiner KRISTINE KINCAID
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

**RFP**